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 11 ML, INC.

12 United States District Court

13 NORTHERN DISTRICT OF CALIFORNIA

14 SAN JOSE COURTHOUSE

15 ML, INC.,

16) Case No. 5:13-CV-04987-BLF-PSG

17) Plaintiff,

18) LETTER REQUESTING ADJOURNMENT
 19) OF DEADLINE TO FILE STIPULATION
 20) OF DISMISSAL OR A JOINT CASE
 21) MANAGEMENT CONFERENCE
 22) STATEMENT AND PROPOSED ORDER

23 v.

24 CISCO WEBEX LLC.

25) Defendant.

26)
 27)
 28)

Ballon Stoll Bader & Nadler, P.C.
 729 Seventh Avenue, FL 17
 New York, NY 10019

17 Dear Judge Freeman,

18 Plaintiff ML, INC. (“ML”) and Cisco WebEx LLC (“WebEx”), have entered into a mutually
 19 agreeable resolution of all claims being advanced in the referenced action. While Defendant signed
 20 the settlement agreement on Monday, August 4, 2014, Dr. Mona Lisa Schulz, the CEO of ML,
 21 Inc., was hit by a car yesterday morning in Chicago, IL, and thus, is unable to sign the settlement
 22 agreement before tomorrow. We respectfully request a 3-week adjournment for the dates set in Your
 23 Honor’s Order, which states:

24 “ORDER re 64 Notice of Settlement; GRANTING Stipulation Vacating
 25 Pending Dates. The Case Management Conference in this case remains
 26 scheduled for August 14, 2014 at 1:30 p.m. in Courtroom 3, 5th Floor,
 27 San Jose Courthouse. On or before August 7, 2014, the parties shall file
 28 a stipulation of dismissal or a joint case management conference
 statement. Signed by Hon. Beth Labson Freeman on 7/16/2014. (blflc2,
 COURT STAFF) (Filed on 7/16/2014) (Entered: 07/16/2014)” (Dkt.
 65).



Within that timeframe, Dr. Schulz will be able to sign the settlement agreement on behalf of ML, Inc., and once she signs, we will file the joint stipulation of dismissal.

This request is submitted with consent of Defendant.

This request, if granted, would provide the following deadlines:

On or before August 28, 2014, the parties shall file a stipulation of dismissal or a joint case management conference statement; and

The Case Management Conference in this case is adjourned to for September 4, 2014 at 1:30 p.m. in Courtroom 3, 5th Floor, San Jose Courthouse.

We respectfully request that Your Honor So Order this request.

SO ORDERED:

Dated: August 6, 2014

BALLOON STOLL BADER & NADLER, P.C.

By /s/ Evan E. Richards
Evan E. Richards
Marshall B. Bellovin
Attorneys for Plaintiff
ML, INC.

LOCAL RULE 5-1 ATTESTATION

I, Evan E. Richards, am the ECF User whose ID and password was used to file this LETTER. In compliance with Local Rule 5-1(i)(3), I hereby attest that Scotia J. Hicks, counsel for Defendant, concurred in this filing.

Dated: August 6, 2014

By: /s/ Evan E. Richards
Evan E. Richards